Case 2:23-cv-00301-JAW Document 44-1 Filed 10/11/24 Page 1 of 5 PageID #: 180

PURCHASE AND SALE AGREEMENT

("days" means business days unless otherwise noted, see paragraph 23)

· ·	FOX C DA
October 4, 2024	, Effective Date Effective Date is defined in Paragraph 23 of this Agreement.
Offer Date	
1. PARTIES: This Agreement is made between Penelope Diaz, I	"Buyer") and
Ann Marie Abbo	ott ("Seller").
2. DESCRIPTION: Subject to the terms and conditions hereinafte part of (if "part of" see para. 26 for explanation) the property si County of Cumberland , State of Maine, located described in deed(s) recorded at said County's Registry of Deeds Boo	ituated in municipality of Westbrook ,
3. FIXTURES: The Buyer and Seller agree that all fixtures, including blinds, shutters, curtain rods, built-in appliances, heating sources/systoves, sump pump, electrical fixtures, hard-wired generators, la included with the sale except for the following: N/A Seller represents that all mechanical components of fixtures will be coperational at time of closing.	but not limited to existing storm windows, screens, shades and/or stems including gas and/or kerosene-fired heaters and wood/pellet andscaping, and N/A are operational at the time of closing except: All fixtures to be
4. PERSONAL PROPERTY: The following items of personal propagale at no additional cost, in "as is" condition with no warranties: I island	perty as viewed on October 3, 2024 are included with the Dishwasher; Gas Range; Microwave; Refrigerator; kitchen
5. PURCHASE PRICE/EARNEST MONEY: For such Deed ar \$609,000.00 Buyer has delivered; or will delive a deposit of earnest money in the amount \$15,000.00 will be delivered in the amount of \$N/A will be delivered. If Buyer fails to deliver the initial or additional deposit in compliance right to terminate ends once Buyer has delivered said deposit(s). The cashier's or trust account check upon delivery of the Deed.	Buyer agrees that an additional deposit of earnest money N/A we with the above terms Seller may terminate this Agreement. This he remainder of the purchase price shall be paid by wire, certified,
This Purchase and Sale Agreement is subject to the following condit	
6. ESCROW AGENT/ACCEPTANCE: Ke said earnest money and act as escrow agent until closing; this offer s 7 AM X PM; and, in	chall be valid until October 5, 2024 (date) at the event of non-acceptance, this earnest money shall be returned
promptly to Buyer.	
7. TITLE AND CLOSING: A deed, conveying good and merchathe Maine Bar Association shall be delivered to Buyer and this tracexecute all necessary papers on	closing date) or before, it agreed in writing by both parties. It is paragraph, then Seller shall have a reasonable time period, not to ect, unless otherwise agreed to in writing by both Buyer and Seller, it to cure any title defect during such period. If, at the later of the period, Seller is unable to remedy the title, Buyer may close and
8. DEED: The property shall be conveyed by a encumbrances except covenants, conditions, easements and restrict continued current use of the property.	Warranty deed, and shall be free and clear of all ctions of record which do not materially and adversely affect the
Page 1 of 5 Buyer(s) Initials Fig. 1 Buyer(s) Initials Fig. 2 Reller Williams Realty, 50 Sewall Street, 2nd Floor Portland ME 04102 Scott Townsend Produced with Lone Wolf Transactions (zipForm Edition)	Seller(s) Initials

free of tenants and occupan possessions and debris, and	is, shall be given to buye in substantially the same of thin 24 hours prior to closi	ondition as at pring.	esent, excepting reas	g, possession and occupancy of prosess shall then be broom clean, fre onable use and wear. Buyer shall h	ave me
premises shall be assumed a prior to closing. If the pre refunded the earnest money	mises are damaged or de , or close this transaction	estroyed prior to and accept the	closing, Buyer may premises "as-is" tog	g, risk of loss, damage, or destructions inst fire and other extended casual reither terminate this Agreement ether with an assignment of the in	surance
11. FUEL/UTILITIES/PRO calculated as of the closing d determined using the most re and sewer will be paid thro closing: collected rent, associate taxes shall be prorated years. If the amount of said preceding year with a reapy closing. Buyer and Seller wi	cently available cash price of ugh the date of closing by siation fees, (other) as of the date of closing (but taxes is not known at the transfer taxes) as on as the date of closing (but taxes) is not known at the transfer taxes as the leach pay their transfer taxes.	of the company the Seller. The followard for the followard on municipa ime of closing, the new tax rate and as required by St.	at last delivered the flowing items, where ap The da lity's fiscal year). Sell- ley shall be apportioned apportion of the companion of the c	I fuel in any tanks remaining on the ents, if any. The amount owed, if any uel. Metered utilities such as electricipplicable, shall be prorated as of the yof closing is counted as a Seller of the responsible for any unpaid taxes and on the basis of the taxes assessed on the basis of the taxes assessed ertained, which latter provision shall the provision shall be the responsible of the taxes assessed to the taxes as a second to taxes	e date of lay. Real for prior d for the l survive
personal property, or any re	ng Buyer is encouraged to	seek information	from professionals reg	ition, permitted use or value of Selle I codes, including, but not limited to arding any specific issue or concern.	
Buyer's obligation to upon Buyer's own opinion a	close under this Agreements to the condition of the pro	nt is not subject perty.	to any due diligence	e investigations. Buyer is relying c	•
 Buyer's obligation to investigations undertaken. investigations as Buyer dee 	close under this Agree	ment is subject	to Buyer's satisfact Effective Date of the limited to, any or all c	ion with the results of any due nis Agreement to perform such due of the following:	diligence diligence
General Building Sewage Disposal Water Quality Water Quantity	Square Footage Code Conformance Registered Farmland Environmental Scan Smoke/CO Detectors	Zoning Pests Pool Insurance Mold	Survey/MLI Lead Paint Flood Plain Chimney Tax Status*	Shoreland Septic Energy Audit Lot Size/Acreage Arsenic Wood/Water (see par. 1	
with Buyer and shall give order to undertake the aboresult of any investigation writing within the specificular unsatisfactory to Buyer, a the time period set forth at the time period set fo	e done at Buyer's expense e Buyer and Buyer's agent ve investigations. Buyer agent is unsatisfactory to Buyer fied number of days, and a nd Buyer wishes to pursue pove; otherwise this contingent above, or if any investigation	rees to take reason in Buyer's sole dany earnest monor remedies other the ency is waived. If I nunder this paraginyestigation are solvestigation are solvestigation are solvestigation are solvestigation.	nable steps to return the iscretion, Buyer may be shall be returned an voiding the Agreer Buyer does not notify straph is not performed waived by Buyer.	er's sole discretion. Seller agrees to the property and its systems and he property to its pre-inspection conditerminate this Agreement by notifying to Buyer. If the result of any investing that an investigation is unsatisfal or completed during the period spectage.	ng Seller in stigation is ation within ctory within ified in this
Harvest Plan Within	_ days. [] 145 [2]	-	an A Disales	e Buyer with the current Forest Mana sure Form and the information devel and arsenic in treated wood.	oped by the
13. PROPERTY DISCL Maine Center for Disease	OSURE FORM: Buyer act Control and Prevention reg	arding arsenic in	private water supplies	and arsenic in treated wood.	

14.	FIN	ANCING: Buyer's	obligation to close:			
	Not	Subject to Finance	eing	D. L	with acceptable proof of the funds	
	Н	is not subject to a	financing contingency.	Buyer has provided Seller	with acceptable proof of the funds. oof of the funds acceptable to Seller w	vithin 3
	X					
		C - C C	ant municidad within ou	ch time period Seller may t	erminate this Agreement Which fight she	ill end office such proof
		is received howe	ver Seller retains the s	agreed upon time period to	terminate if such proof is unacceptable.	If Seller terminates in
		oither case the ea	rneet money shall be re	eturned to Buyer.		
	V	Buyer's ability to	nurchase is vis no	of subject to the sale of anoth	her property. See addendum Yes X	No.
	X	Seller agrees to no	v un to \$ 3 400 00	toward Buyer's ac	ctual pre-paids and/or closing costs.	
	Sub	ject to Financing	i) up to φ <u>5,400.00</u>		CONTROL OF SECULO SECU	
		Buver's obligation	to close is subject to f	financing as follows:		
	a.	Buyer's obligation	n to close is subject t	to Buyer obtaining a		% of the
		· ,	!	to avacad	% and amortized over a period	of years.
		D in under o	good faith obligation	to seek and obtain financia	ng on these terms. If such financing is	not available to Buyer
		as of the closing	g date, Buyer is not o	obligated to close and may	terminate this Agreement in which co	ase the earnest money
		shall be returned	to Buyer.	1 1 1 1 1 1 1 1	b made application for loan enecit	fied in (a) and subject
	b.	Buyer to provide	Seller with letter from	m lender showing that Buy	er has made application for loan special	Effective Date of the
		to verification of	information, is qualif	fied for the loan requested	in said time period, Seller may termina	te this Agreement and
		Agreement. If B	ayer fails to provide S	Seller Will Such letter Willi	ends once Buyer's letter is received.	ito imb rigitomoni ima
		the earnest money	snall be returned to B	directs its lender to com	municate the status of the Buyer's loar	application to Seller,
	c.	Buyer nereby au	nd Buyer's licensee.	I directs its lender to com	mamouto the status of the Layers	
	d.	Aften (b) is mot	if the lander notifie	s Buyer that it is unable of	or unwilling to provide said financing,	Buyer is obligated to
	u.	provide Seller w	th the written docume	entation of the loan denial	within two days of receipt. After notify	ing Seller, Buyer shall
		Î. a a	dove to provide Se	Her with a letter from anot	her lender showing that Buyer has ma	de application for loan
		anguified in (a)	and subject to verific	ation of information is qua	alified for the loan requested. If Buyer	tails to provide Seller
		with such letter	within said time per	iod, Seller may terminate	this Agreement and the earnest mone	y shall be returned to
		Dower This right	to terminate ends once	Ruver's letter is received.		
	e.	Buyer agrees to	pay no more than	points. Seller agrees	to pay up to \$	toward Buyer's
		actual pre-paids,	points and/or closing c	points. Seller agrees	able by Buyer's lender.	Vac No
	f.	D 1 1 1114 4	alstain timemoine 10	I he not cubject to the cale	or another property, see addenually 1-13	ng including providing
	g.	Buyer may choo	se to pay cash instea	d of obtaining financing. I	f so, Buyer shall notify Seller in writi to financing, and Seller's right to terr	minate pursuant to the
		proof of funds		nali no longer de sublect		
		proof of funds	and the Agreement s	id and Saller's obligations nu	ursuant to 14e shall remain in full force at	nd effect.
		provisions of this	paragraph shall be voi	id and Seller's obligations pu	irsuant to 14e shall remain in full force at	nd effect.
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Sign Envelope 15. 1 0000040 0001 4121 0021 15075.
18. PRIOR STATEMENTS: Any representations, statements and agreements are not valid unless contained herein. This Agreement completely expresses the obligations of the parties and may only be amended in writing, signed by both parties.
19. HEIRS/ASSIGNS: This Agreement shall extend to and be obligatory upon heirs, personal representatives, successors, and assigns of the Seller and the assigns of the Buyer.
20. COUNTERPARTS: This Agreement may be signed on any number of identical counterparts with the same binding effect as if the signatures were on one instrument. Original or faxed or other electronically transmitted signatures are binding.
21. SHORELAND ZONE SEPTIC SYSTEM: Seller represents that the property does does not contain a septic system within the Shoreland Zone. If the property does contain a septic system located in the Shoreland Zone, Seller agrees to provide certification at closing indicating whether the system has/has not malfunctioned within 180 calendar days prior to closing.
22. NOTICE: Any notice, communication or document delivery requirements hereunder may be satisfied by providing the required notice, communication or documentation to or from the parties or their Licensee. Only withdrawals of offers and withdrawals of counteroffers will be effective upon communication, verbally or in writing.
23. EFFECTIVE DATE/BUSINESS DAYS: This Agreement is a binding contract when the last party signing has caused a paper or electronic copy of the fully executed agreement to be delivered to the other party which shall be the Effective Date. Licensee is authorized to fill in the Effective Date on Page 1 hereof. Except as expressly set forth to the contrary, the use of the term "days" in this Agreement, including all addenda made a part hereof, shall mean business days defined as excluding Saturdays, Sundays and any observed Maine State/Federal holidays. Deadlines in this Agreement, including all addenda, expressed as "within x days" shall be counted from the Effective Date, unless another starting date is expressly set forth, beginning with the first day after the Effective Date, or such other established starting date, and ending at 5:00 p.m. Eastern Time on the last day counted. Unless expressly stated to the contrary, deadlines in this Agreement, including all addenda, expressed as a specific date shall end at 5:00 p.m. Eastern Time on such date.
24. CONFIDENTIALITY: Buyer and Seller authorize the disclosure of the information herein to the real estate licensees, attorneys, lenders, appraisers, inspectors, investigators and others involved in the transaction necessary for the purpose of closing this transaction. Buyer and Seller authorize the lender and/or closing agent preparing the closing disclosure and/or settlement statement to release a copy of the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing.
25. ADDENDA: Lead Paint - Yes X No; Other - Yes No Explain: Seller Compensation Addendum
The Property Disclosure Form is not an addendum and not part of this Agreement.
26. OTHER CONDITIONS: Buyers are flexible to a later closing date

27. GENERAL PROVISIONS:

- A copy of this Agreement is to be received by all parties and, by signature, receipt of a copy is hereby acknowledged. If not fully understood, contact an attorney. This is a Maine contract and shall be construed according to the laws of Maine.
- Seller acknowledges that State of Maine law requires buyers of property owned by non-resident sellers to withhold a prepayment of capital gains tax unless a waiver has been obtained by Seller from the State of Maine Revenue Services.
- Buyer and Seller acknowledge that under Maine law payment of property taxes is the legal responsibility of the person who owns the property on April 1, even if the property is sold before payment is due. If any part of the taxes is not paid when due, the lien will be filed in the name of the owner as of April 1 which could have a negative impact on their credit rating. Buyer and Seller shall agree at closing on their respective obligations regarding actual payment of taxes after closing. Buyer and Seller should make sure they understand their obligations agreed to at closing and what may happen if taxes are not paid as agreed.
- Buyer acknowledges that Maine law requires continuing interest in the property and any back up offers to be communicated by the listing agent to the Seller.
- Whenever this Agreement provides for earnest money to be returned or released, agency acting as escrow agent must comply with the Maine Real Estate Commission rules which may require written notices or obtaining written releases from both parties.

Page 4 of 5	Buyer(s) Initials	Seller(s) Initials	
	Produced with Lone Wolf Transactions (zipForm I	Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com	Penelope and

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- 28. ELECTRONIC SIGNATURES: Pursuant to the Maine Uniform Electronic Transactions Act and Digital Signature Act, the parties authorize and agree to the use of electronic signatures as a method of signing/initialing this Agreement, including all addenda. The parties hereby agree that either party may sign electronically by utilizing an electronic signature service.
- 29. Upon acceptance of the offer or counteroffer, Seller agrees to deliver the above-described property at the price and upon the terms and conditions set forth and agrees to pay agency a commission for services as specified in the listing agreement.

Buyer's Mailing address is			
DocuSigned by:	10/4/2024 8:	:17 PM EDT	10/4/2024 8:05
BUYER Penelope Diaz	DATE	BYER Bienvenido Diaz	DATE
BUYER	DATE	BUYER	DATE
Seller hereby accepts the offer set forth above.			
Seller's Mailing address is			·
SELLER Ann Marie Abbott	DATE	SELLER	DATE
SELLER	DATE	SELLER	DATE
	COUNT	ER-OFFER	
Seller agrees to sell on the terms and condition	s as detailed herein	with the following changes and/or conditions:	

The parties acknowledge that will expire unless accepted by (time) AM	Buyer's signature with communication	ture constitutes only an offer to sell or ion of such signature to Seller by (dat	n the above terms and the offer e)
SELLER	DATE	SELLER	DATE
SELLER	DATE	SELLER	DATE
The Buyer hereby accepts the	counter offer set forth above.		
BUYER	DATE	BUYER	DATE
BUYER	DATE	BUYER	DATE
	EXT	ENSION	
The closing date of this Agree	ment is extended until		
		DATE	
SELLER	DATE	SELLER	DATE
SELLER	DATE	SELLER	DATE
BUYER	DATE	BUYER	DATE
RUYER	DATE	BUYER	DATE



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